

## SUBCHAPTER B—COMPETITION ACQUISITION PLANNING

### PART 905—PUBLICIZING CONTRACT ACTIONS

AUTHORITY: 42 U.S.C. 7101 *et seq.* and 50 U.S.C. 2401 *et seq.*

#### Subpart 905.5—Paid Advertisements

##### 905.502 Authority.

(a) *Newspapers.* When it is deemed necessary to use paid advertisements in newspapers and trade journals, written authority for such publication shall be obtained from the Head of the Contracting Activity or designee.

[49 FR 11943, Mar. 28, 1984]

### PART 906—COMPETITION REQUIREMENTS

#### Subpart 906.1—Full and Open Competition

Sec.

906.102 Use of competitive procedures.

#### Subpart 906.2—Full and Open Competition After Exclusion of Sources

906.202 Establishing or maintaining alternative sources.

#### Subpart 906.3—Other Than Full and Open Competition

906.304 Approval of the justification.

#### Subpart 906.5—Competition Advocates

906.501 Requirement.

AUTHORITY: 42 U.S.C. 7101 *et seq.* and 50 U.S.C. 2401 *et seq.*

SOURCE: 50 FR 12183, Mar. 27, 1985, unless otherwise noted.

#### Subpart 906.1—Full and Open Competition

##### 906.102 Use of competitive procedures.

(d) *Other competitive procedures.* (1) Professional architect-engineer services shall be negotiated in accordance with subpart 936.6 and 48 CFR subpart 36.6.

(4) Program research and development announcements shall follow the

competitive selection procedures for the award of research proposals in accordance with subpart 917.73 and 48 CFR part 35.

(5) Program opportunity notices for commercial demonstrations shall follow the competitive selection procedures for award of these proposals in accordance with subpart 917.72.

[50 FR 12183, Mar. 27, 1985, as amended at 76 FR 7690, Feb. 11, 2011]

#### Subpart 906.2—Full and Open Competition After Exclusion of Sources

##### 906.202 Establishing or maintaining alternative sources.

(b)(1) Every proposed contract action under the authority of 48 CFR 6.202(a) shall be supported by a determination and finding (D&F) signed by the Senior Procurement Executive.

[50 FR 12183, Mar. 27, 1985, as amended at 74 FR 36378, July 22, 2009; 76 FR 7690, Feb. 11, 2011]

#### Subpart 906.3—Other Than Full and Open Competition

##### 906.304 Approval of the justification.

(c) Class justifications within the delegated authority of a Head of the Contracting Activity may be approved for:

(1) Contracts for electric power or energy, gas (natural or manufactured), water, or other utility services when such services are available from only one source;

(2) Contracts under the authority cited in 48 CFR 6.302-4 or 6.302-5; or

(3) Contracts for educational services from nonprofit institutions. Class justifications for classes of actions that may exceed \$10,000,000 require the approval of the Senior Procurement Executive.

[50 FR 12183, Mar. 27, 1985, as amended at 74 FR 36378, July 22, 2009; 76 FR 7690, Feb. 11, 2011]

## Department of Energy

### Subpart 906.5—Competition Advocates

#### 906.501 Requirement.

The Secretary of Energy and NNSA Administrator have delegated the authority for appointment of the agency and contracting activity competition advocates to the respective DOE and NNSA Senior Procurement Executives. The Senior Procurement Executives have redelegated authority to the Head of the Contracting Activity to appoint contracting activity competition advocates.

[76 FR 7690, Feb. 11, 2011]

### PART 907 [RESERVED]

## PART 908—REQUIRED SOURCES OF SUPPLIES AND SERVICES

### Subpart 908.8—Acquisition of Printing and Related Supplies

Sec.  
908.802 Policy.

#### Subpart 908.11—Leasing of Motor Vehicles

908.1102 Presolicitation requirements.  
908.1102–70 Vehicle leasing.  
908.1104 Contract clauses.  
908.1170 Leasing of fuel-efficient vehicles.

#### Subpart 908.71—Acquisition of Special Items

908.7100 Scope of subpart.  
908.7101 Motor vehicles.  
908.7101–1 Scope of section.  
908.7101–2 Consolidated acquisition of new vehicles by General Services Administration.  
908.7101–3 Direct acquisition.  
908.7101–4 Replacement of motor vehicles.  
908.7101–5 Used vehicles.  
908.7101–6 Acquisition of fuel-efficient vehicles.  
908.7101–7 Government license tags.  
908.7102 Aircraft.  
908.7103 Office machines.  
908.7104 Office furniture and furnishings.  
908.7105 Filing cabinets.  
908.7106 Security cabinets.  
908.7107 Procurement and use of industrial alcohol.  
908.7108 [Reserved]  
908.7109 Fuels and packaged petroleum products.  
908.7110 Coal.  
908.7111 Arms and ammunition.

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908.7112 Materials handling equipment replacement standards.  
908.7113 Calibration services.  
908.7114 Wiretapping and eavesdropping equipment.  
908.7115 Forms.  
908.7116 Electronic data processing tape.  
908.7117 Tabulating machine cards.  
908.7118 Rental of post office boxes.  
908.7119–908.7120 [Reserved]  
908.7121 Special materials.

AUTHORITY: 42 U.S.C. 7101 *et seq.* and 50 U.S.C. 2401 *et seq.*

SOURCE: 49 FR 11945, Mar. 28, 1984, unless otherwise noted.

### Subpart 908.8—Acquisition of Printing and Related Supplies

#### 908.802 Policy.

(b) Inclusion of printing requirements (limited exceptions are set forth in paragraphs 35–2 through 35–4 of the Government Printing and Binding Regulations) in contracts for supplies and services is prohibited unless specifically approved by the Director, Office of Administrative Services, Headquarters. Contracting officers shall insert the clause at 952.208–70, Printing, in all contracts.

[61 FR 41705, Aug. 9, 1996, as amended at 74 FR 36362, July 22, 2009]

#### Subpart 908.11—Leasing of Motor Vehicles

SOURCE: 61 FR 41705, Aug. 9, 1996, unless otherwise noted.

#### 908.1102 Presolicitation requirements.

#### 908.1102–70 Vehicle leasing.

(a)(4) Commercial vehicle lease sources may be used only when the General Services Administration (GSA) has advised that it cannot furnish the vehicle(s) through the Interagency Motor Pool System and it has been determined that the vehicle(s) are not available through the GSA Consolidated Leasing Program. All subsequent lease renewals or extensions may be exercised only when GSA has advised that it cannot furnish the vehicle(s) as prescribed herein.

[77 FR 74386, Dec. 14, 2012]